So that the Order of Protection is valid, after you print, <u>YOU MUST REPLACE THIS PAGE</u> with the

Cover Sheet: Order of Protection

(available for <u>download in PDF format</u>)

STATE OF INDIANA COUNTY OF In the Matter of:	,	IN THE	COURT DIVISION, ROOM)	
)	Case Numl	ber	
A Child Alleged to be Delinquent Child	a)			
<u>N</u>	O CONTACT (ORDER - DELI	NQUENCY	
Comes now the	e Court, under I	C 31-37-19 and	-25, and issues this No Contact	
Order.				
		Findings		
1. The Court finds th	at a Verified Pe	etition for a No	Contact Order has been filed by	
(check one):				
the Prose	ecuting Attorney	•		
the Attor	ney for the Cour	nty Office of Fam	nily and Children;	
a Probati	on Officer;			
a Casewo	orker;			
the Depa	rtment of Correc	ction;		
the Guar	dian <i>ad litem</i> or	Court Appointed	Special Advocate.	
2. The Court finds that	at the Responder	nt in this matter i	is likely to have direct or indirect	
contact with the chi	ld in the absence	e of an Order.		
3. The Court finds tha	t the child has be	een adjudicated a	Delinquent Child.	
4. The Court finds the	at the best interes	ests of the child	will be served if the Respondent	
refrains from direct	or indirect conta	act with the child		IDACS Codes
		<u>ORDER</u>		
1. THE RESPONDEN	Т,		_, IS ORDERED TO HAVE NO	05
CONTACT WITH:				03
in person, by telepho	one or letter, thro	ough an intermedi	iary, or in any other way, directly	
or indirectly. This	includes, but i	s not limited to	o, acts of harassment, stalking,	
intimidation, threats,	and physical for	rce of any kind.		

2. THE RESPONDENT,		, SHALL NOT
VISIT THE FOLLOWING LOCATIO	NS:	
(a) wherever the Respondent knows th	e child to be located;	
(b)		·
3. THE RESPONDENT IS ORDERED		
OR DEADLY WEAPONS IN HIS/HE	R POSSESSION.	
4. THIS ORDERDOES /DOES	NOT INVOLVE INTIM	ATE PARTNERS AS
DEFINED IN 18 USC Sections 921 (a))(32) and 2266.	
This Order remains in effect until	, ,	
JAIL, PRISON, AND/OR A FINE. IF SO ORDERED BY THE CO TO ENTER OR STAY AT THE PETIT INVITED TO DO SO BY THE PETIT EVENT IS THE ORDER FOR PROTE PURSUANT TO 18 U.S.C. 2265 SHALL BE GIVEN FULL FAITH AND TRIBAL LAND AND SHALL BE ENF ISSUED IN THAT STATE OR TRIBA PURSUANT TO 18 U.S.C. 922(9) RECEIVED NOTICE OF THIS ORDER HEARD, IT IS A FEDERAL VIOLAT POSSESS A FIREARM WHILE SUBJ PROTECTED PERSON IS: (A) THE RESPONDENT'S CU (B) A CURRENT OR FORME RESPONDENT RESIDED WH OR (C) A PERSON WITH WHOM INTERSTATE VIOLATION O RESPONDENT TO FEDERAL CRIM AND 18 U.S.C. 2262.	TIONER'S RESIDENCE TIONER OR ANY OTHIS ECTION VOIDED. THIS ORDER FOR PE TO CREDIT IN ANY OTE FORCED AS IF IT WER TO LAND. TO NOCE A RESPOND TO PURCHASE, FOR THE TO THIS ORDER TO THE RESPONDENT IN THE RESPOND	E, EVEN IF ER PERSON. IN NO ROTECTION THER STATE OR RE AN ORDER ENT HAS UNITY TO BE RECEIVE, OR R IF THE SPOUSE; OM THE RELATIONSHIP; HAS A CHILD. SUBJECT THE
DATE:		
	Judge	

04

07

Page 3 of _____ pages

STATEMENT OF RESPONDENT

I have read the above Order and I understand it. I also under this Order constitutes a violation of IC 35-46-1-15.1, the crin	
Privacy. A copy of this Order has been given to me this	
·	
Signature of Respondent	